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8 **UNITED STATES DISTRICT COURT**
9 **CENTRAL DISTRICT OF CALIFORNIA, SOUTHERN DIVISION**

10 ROBERT P. MOSIER, Federal
11 Equity Receiver for the Church for
12 the Healthy Self aka CHS Trust,
13 CHS Asset Management, Inc., and
iCare Financial Solution, Inc.,

14 Plaintiffs,

15 v.

16 MATTHEW ALAN SHELTON, an
individual,

17 Defendant.

Case No. 8:22-cv-01361-JVS(KESx)

**DEFAULT JUDGMENT AGAINST
DEFENDANT MATTHEW ALAN
SHELTON**

18 The Court having reviewed the *Application for Entry of Default*
19 *Judgment* and having found that entry of default judgment is appropriate,
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JUDGMENT IS ENTERED AS FOLLOWS:

21 (1) Judgment on the first cause of action for avoidance and
22 recovery of voidable transfers pursuant to California Civil Code §
23 3439.04(a)(1) is entered in favor of plaintiff Robert P. Mosier, the Receiver
24 for the receivership estate of Church for the Healthy Self aka CHS Trust
25 ("CHS") against Defendant Matthew Alan Shelton ("Defendant") for the total
26 sum of (a) \$60,000.00; (b) pre-judgment interest at the rate of seven percent
27 (7%) per year, as calculated from the date of each respective Transfer to
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SMILEY WANG-EKVALL, LLP

3200 Park Center Drive, Suite 250

Costa Mesa, California 92626

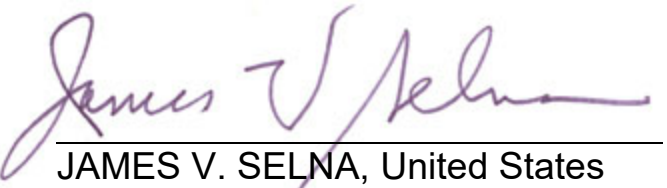
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1 Defendant; and (c) post-judgment interest, compounded annually, from the
2 date of judgment until paid;

3 (2) The payments to or for the benefit of Defendant from CHS in the
4 amount of \$60,000.00 are void and of no effect; and

5 (3) The second and third claims for relief are dismissed without
6 prejudice.
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8 DATED: February 13, 2023
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11 JAMES V. SELNA, United States
12 District Judge
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